

Millions of Friends for Cuba.
New York, May 25.—The friendship to Cuba has been shown by the fact that the Cuban people have received a million dollars from the Cuban people.

DELEGATES TO ATTEND THE CONVENTION OF MINERS AND OPERATORS.

Men Unwilling to Return for the Old Wages.

"NO COMPROMISE" IS THE BATTLE CRY OF THE STRIKERS.

Secretary McBryde Says There Is No Such Word in Their Vocabulary—A Hold Out of Three Months More—Settlement for All the States Delegates—Miners and Operators Far Apart—Independence Among the Workmen.

CLEVELAND, O., May 14.—Every train arriving in this city during the night and early hours this morning brought delegates to attend the Miners' Convention to-day and one conference, which takes place to-morrow at the Chamber of Commerce between the miners and operators.

Very few operators put in an appearance early as they expected. Delegates, but a large number of rooms have been reserved for them at the various hotels, and a good-sized delegation will probably arrive in the city by nightfall.

While it has been said that the Pittsburgh district operators have been meeting representatives of the miners' delegates, it is not true that they are willing to work for a week at a ton if they could be assured protection, it was not long after the miners had arrived here it became apparent that, so far as the delegates represent the feelings of the strikers, the men are not at all willing to return for the same wages.

Secretary McBryde voiced the sentiments of a good many delegates when he answered a suggestion as to a compromise.

"No, sir," he said, "we do not come here for a compromise and thus far have no such word in our vocabulary. Nothing short of what we ask will give the miners living wages and for that we contend. We can hold out for three months, but we have no desire to do so. For that reason we came to this conference."

Mr. McBryde would not for a moment concede the effect of settlement in different localities without reference to what is done elsewhere.

"The only condition under which work will be resumed," he continued, "is a settlement for all the states, as was originally announced."

PAR APART.

The declaration made by the miners and operators of the Pittsburgh district as far apart as possible. The latter decided at their conference in Pittsburgh on Friday that they would not participate in the convention to be held here, and further that they would settle with their men without consulting the officers of the United Mine Workers.

The feeling of independence manifested by the miners yesterday and in their small caucuses early to-day does not appear to indicate a settlement without a friction.

A number of the delegates said that the conference would be of very short duration if the operators insisted upon a compromise.

The operators of the mines in the Ohio fields have all along signified their willingness to make a settlement with their men through their national organization and the Pittsburgh district men are not backward in asserting that the Ohio operators are backing the strikers, hoping that the miners will force the Pittsburgh operators to back them.

It is believed that the Pittsburgh operators will give the Hocking Valley and Jackson a differential of 10 cents a ton in the near future, but the miners are not willing to accept a 20-cent differential.

CALL TO ORDER.

The Miners' Convention was called to order by President John McBryde in Bank Street Hall, with about 200 delegates present. A committee was appointed composed of one or two delegates from each district to be present at the convention.

At 10 o'clock the delegates assembled and dropped the men from work. At Fair Chance, a workman was taken out by the strikers, tied to a post and given a severe whipping with a horsewhip.

The strike of another was surrounded and all the way to the mine, where the men were excited over the reported attack. After transacting some unimportant business the convention adjourned until 2 o'clock, when a report from the scale committee will be made.

BUILDING A FORT.

Striking Miners at Cripple Creek Preparing for War.

CRIPPLE CREEK, Colo., May 14.—The striking miners are building a fort at the Summit of Bull Hill, a strategic point, commanding a clear view of the Victor and Union mines, where owners have bound pay. Seven small wagons and who, it is reported, are preparing to resume work with non-union men protected by an armed force.

LAWLESS COKE STRIKERS.

A Workman Tied to a Post and Horsewhipped.

UMONTOWN, Pa., May 14.—The coke strikers are showing a more vicious spirit in this end of the region to-day than ever before. At Fair Chance the strikers assembled and dropped the men from work. At Fair Chance, a workman was taken out by the strikers, tied to a post and given a severe whipping with a horsewhip.

WITHROW ACTS

Delegate Sippel Severely Punished for Contempt of Court.

Fined \$25 and Sentenced to Twenty-four Hours in Jail.

HIS HONOR TIRKS OF THE HOUSE OF DELEGATES METHOD.

When the Defendant Asked a Continuance on Account of the Absence of His Attorney, Judge Kram, the Court's Ire Was Aroused and Sippel Found His Attorney—Judge Withrow Declares He Will Stand No Non-Sensical—Sippel Pays His Fine and Is Taken in Charge by the Constable.

Judge Withrow, before whom the contested election case of Casper Kraman vs. George Sippel was heard and disposed of, has concluded to put an end to the farcical proceedings that have prevailed in the House of Delegates since the decision of the court declaring Kraman entitled to seat in the House as a delegate from the Fifteenth Ward.

Although the court decreed that Sippel was not elected, and that Kraman was, the House of Delegates has persistently refused to recognize Kraman, and has ignored the court's orders.

At the last session Judge Withrow issued an order citing Sippel to appear and show cause why he should not be punished for contempt. Since then the matter has been postponed from time to time on various pretexts.

At the last session Judge Withrow, in his capacity as a young man connected with Judge Kram's office appeared and announced that Judge Kram was occupied elsewhere and could not attend, asking at the same time for a further postponement.

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CLIFFORD IS GOOD.

Bramble's Son Went a Mile in 1:44 Under a Full.

FINAL TRIALS OF THE BROOKLYN HANDICAP CANDIDATES.

New York, May 14.—For four hours yesterday morning, beginning at sunrise, the Gravesend track was enlivened with races, which were being given the finishing touches preparatory to the opening of the Brooklyn Handicap, a spring meeting to-morrow and the great Brooklyn Handicap.

Ajax, with Garrison, warmed up a mile and then went along at an even gait a mile in 1:02.

Copyright and Kaseen jogged two miles and were then trotted a half mile in 1:18.

Clifford, with Martin, worked a mile in the following fractional time: Eighth, 1:34; quarter, 2:59; three-eighths, 4:14; half mile, 5:44; five-eighths, 7:04; three-quarters, 8:24; seven-eighths, 9:44; mile, 1:04.

Under a strong pull all the way. This done the rumor that the colt had gone wrong.

Leonwill will not start to-morrow, as he is on the verge of breaking down and is sore and lame.

Banquet, Don Alonso, Armitage and Dobbin galloped four miles. Kingston and Rocco had a strong mile gallop together.

The horses of the Brooklyn Handicap were not worked to-day, as they have had their final preparation and they will rest until to-morrow.

The crowd at the track was larger than it has been for some time. The general opinion was that they would have a chance to see a great son of Oldenrod try the mile.

It was a mistake on the part of Walter to let the colt go so long in making his charge to the place where the race is to be run, and the change from the saddle-bags track at the place where the race is to be run.

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SCHOOL BOARD WINS.

Contempt Proceedings Brought by Receiver Cattleman This Morning.

FERNAND MEYER, ADAM BOCK AND JOHN BAXTER THE DEFENDANTS.

They Are Charged With Violating the Court's Order in Reference to Western Union Building and Loan Association No. 1—John Fitzgerald Wins His Case—Civil Court Wins.

Application was made to Judge Withrow to-day by Geo. A. Cattleman, Receiver of the Western Union Building and Loan Association No. 1, to have Ferdinand Meyer, Adam Bock and John Baxter punished for contempt of court.

The court held that in advertising proposals for bids on public work, the effect to be given to such an advertisement as a basis of a contract depends entirely on the interest manifested by the terms.

The right to reject any of all bids being reserved the board could not be held responsible regardless of the motives prompting the letting of the contract to a bidder whose figures were higher than plaintiff's.

In the summer of 1931, the school board advertised for bids for the erection of the new High School now on Grand Avenue.

Anderson Bros. submitted a bid of \$128,700. Anderson's bid was rejected by the board, however, on the ground that a certain similar state to be used in constructing the new High School did not accompany the bid, and the contract awarded was to Kefauver Bros.

Anderson Bros. then applied to Judge Withrow for an injunction to prevent the school board from awarding the contract to Kefauver Bros.

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